UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/032,622	10/25/2001	Nurettin Burcak Beser	0023-0142 (JNP-0198)	6016
44987 HARRITY SN	7590 05/31/200° YDER, LLP	EXAMINER		
11350 Random	•	CHO, HONG SOL		
SUITE 600 FAIRFAX, VA	22030		ART UNIT	PAPER NUMBER
			2616	•
			MAIL DATE	DELIVERY MODE
			05/31/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	1 /
	1/
_	$\boldsymbol{\pi}$
	-11
) · · ·

		Application No.	Applicant(s)				
Office Action Summary		10/032,622	BESER, NURETT	BESER, NURETTIN BURCAK			
		Examiner	Art Unit				
		Hong Cho	2616				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet wit	th the correspondence ac	ddress			
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE is used to the may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 36(a). In no event, however, may a re- rill apply and will expire SIX (6) MONT cause the application to become ABA	CATION. eply be timely filed THS from the mailing date of this of the capacity of the capaci	,			
Status							
1)[\inf	Responsive to communication(s) filed on 28 Ma	arch 2007.					
· <u>· · · · · · · · · · · · · · · · · · </u>	This action is FINAL . 2b)⊠ This action is non-final.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4)⊠	Claim(s) <u>11,39,41-46 and 48-57</u> is/are pending	in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	5) Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>11,39,41-46 and 48-57</u> is/are rejected						
· · · · · · · · · · · · · · · · · · ·	Claim(s) is/are objected to.						
8)[_	Claim(s) are subject to restriction and/or	election requirement.					
Applicati	on Papers						
9) 🗌 🤈	The specification is objected to by the Examiner	٠.					
10)	The drawing(s) filed on is/are: a)☐ acce	epted or b)□ objected to b	y the Examiner.				
	Applicant may not request that any objection to the o	drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a).				
_	Replacement drawing sheet(s) including the correcti	· · · · · · · · · · · · · · · · · · ·	,	• •			
11)[The oath or declaration is objected to by the Exa	aminer. Note the attached	Office Action or form P	ΓΟ-152.			
Priority u	nder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
* 0	application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
3	ee the attached detailed Office action for a list of	or the certified copies not r	eceivea.				
Attachment	c(s)						
	e of References Cited (PTO-892)		ummary (PTO-413)				
	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08)		n/Mail Date formal Patent Application				
	No(s)/Mail Date	6) 🔲 Other:	 ·				

Art Unit: 2616

DETAILED ACTION

Response to Amendment

This office action is in response to the amendment filed on 03/28/2007. Claims 11, 39,
 41-46 and 48-57 are pending in the instant application.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Vogel (U.S 6785292) in view of Ruszczyk et al (U.S 6940874), hereinafter referred to as Ruszczyk.

Re claim 11, Vogel discloses receiving transmission requests from cable modems (receiving bandwidth allocation requests from cable modems, column 7, lines 28-32),

Art Unit: 2616

allocating mini-slots to each of the cable modems according to symbol rate and modulation type (for each of the bandwidth allocation requests, determining mini-slot size based on a modulation and symbol rate associated with the bandwidth allocation requests, column 7, lines 31-33; column 9, lines 20-26), scheduling transmission on minislots of an upstream channel (scheduling transmission on a physical upstream channel from cable modems associated with each of the bandwidth allocation requests based on a respective mini-slot size, column 7, lines 31-36), and dividing an upstream channel into a stream of mini-slots associated with symbol rate and modulation type (segregating the physical upstream channel into multiple virtual upstream channels, wherein each of the multiple virtual upstream channels is associated with a different modulation and symbol rate, column 7, lines 24-26; column 9, lines 23-26). Vogel fails to disclose grouping the cable modems into a plurality of groups and allocating one or more transmission minislots to each of the cable modems. Ruszczyk discloses grouping the cable modems into a plurality of groups (column 1, lines 26-29) and allocating one or more transmission minislots to each of the cable modems (assigning one of the multiple virtual upstream channels to each of the plurality of groups, column 7, lines 32-33). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the system of Vogel to implement the feature of grouping the cable modems into a plurality of groups and allocating one or more transmission mini-slots to each of the cable modems for the benefit of compensating propagation delay effects on a group of cable modems by utilizing different modulation and symbol rate.

Claims 39, 41-46 and 48-57 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ruszczyk in view of Doshi et al (US 6041051), hereinafter referred to as Doshi.

Re claims 39 and 46, Ruszczyk discloses grouping the cable modems into a plurality of groups (column 1, lines 26-29) and allocating one or more transmission minislots to each of the cable modems (assigning one of the multiple virtual upstream channels to each of the plurality of groups, column 7, lines 32-33), but fails to disclose grouping cable modems based on a latency associated with each of the plurality of groups. Doshi discloses grouping cable modems based on propagation delay (latency, column 31, lines 7-10). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the system of Ruszczyk to implement the feature of grouping the cable modems into a plurality of groups based on a latency for the benefit of compensating propagation delay effects on a group of cable modems by utilizing different modulation and symbol rate. Ruszczyk discloses dividing an upstream channel into a stream of mini-slots associated with symbol rate and modulation type (each of the multiple virtual upstream channels is associated with a different modulation and symbol rate, column 7, lines 24-26; column 9, lines 23-26).

Re claims 41, 48 and 57, Ruszczyk discloses checking a service identifier field of a request message sent from a cable to identify registered cable modem (differentiating slower cable modems from faster cable modems, column 7, lines 43-66) and informing cable modems of the allocation of mini-slots for a scheduled upstream usage interval and

when to begin the usage interval (column 8, lines 49-56), but fails to disclose assigning bandwidth to the cable modems based on the differentiation such that the slower cable modems are allowed to transmit data more frequently than faster cable modems. It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the system of Ruszczyk to assign more frequently unused bandwidth of a given upstream channel to a modem operating at slower data rate such that the bandwidth would not be wasted (paragraph [0034], lines 15-20).

Re claims 42, 49 and 55, Ruszczyk discloses transmitting data on mini-slots of an upstream channel (sending a message on each of the different virtual upstream channels that allocates upstream bandwidth, column 7, lines 29-32).

Re claims 43 and 50, Ruszczyk discloses cable modems transmitting data on allocated mini-slots by cable modem termination system (CMTS) (each message pertains to cable modems of a group of the plurality of groups assigned to a respective virtual upstream channel, column 8, lines 5-9).

Re claims 44 and 51, Ruszczyk discloses transmitting a message with mini-slot size field (each virtual upstream channel is associated with a different mini-slot size, column 10, lines 30-34).

Re claims 45, 52 and 56, Ruszczyk discloses receiving transmission requests from cable modems (receiving bandwidth allocation requests from cable modems, column 7, lines 28-32), allocating mini-slots to each of the cable modems according to symbol rate and modulation type (determining a mini-slot size based on a modulation and symbol rate associated with the bandwidth allocation requests, column 7, lines 31-33; column 9,

lines 44-51), and scheduling transmission on mini-slots of an upstream channel (scheduling transmission on a physical channel from cable modems associated with each of the bandwidth allocation requests based on a respective mini-slot size, column 7, lines 31-36).

Page 6

Re claim 53, Ruszczyk discloses grouping the cable modems into a plurality of groups (column 1, lines 26-29) and allocating one or more transmission mini-slots to each of the cable modems (assigning one of the multiple virtual upstream channels to each of the plurality of groups, column 7, lines 32-33), but fails to disclose grouping cable modems and allocating bandwidth request opportunities based on a latency associated with each of the plurality of groups. Doshi discloses grouping cable modems based on propagation delay (latency, column 31, lines 7-10). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the system of Ruszczyk to implement the feature of grouping the cable modems and allocating bandwidth request opportunities based on a latency for the benefit of compensating propagation delay effects on a group of cable modems by utilizing different modulation and symbol rate.

Re claim 54, Ruszczyk discloses allocating one or more transmission mini-slots to each of the cable modems (assigning one of the multiple virtual upstream channels to each of the plurality of groups, column 7, lines 32-33), where an upstream channel is divided into a stream of mini-slots associated with symbol rate and modulation type (each of the multiple virtual upstream channels is associated with a different modulation and symbol rate, column 7, lines 24-26; column 9, lines 23-26).

Response to Arguments

4. Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the
examiner should be directed to Hong Cho whose telephone number is 571-272-3087.
 The examiner can normally be reached on Mon-Fri during 7 am to 4 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wing Chan can be reached on 571-272-7493. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you

Application/Control Number: 10/032,622 Page 8

Art Unit: 2616

have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

hong Cho Patent Examiner 5/16/2007